1 2 3 4 5 6 7 8 0	THOMAS V. CHRISTOPHER (SBN 185928) Thomas@ThomasChristopherLaw.com THE LAW OFFICES OF THOMAS V. CHRISTOPHER 555 California Street, Suite 4925 San Francisco, California 94104 Telephone: (415) 659-1805 Facsimile: (415) 659-1950  Attornevs for Plaintiff 3taps, Inc.  JONATHAN H. BLAVIN (SBN 230269) jonathan.blavin@mto.com NICHOLAS D. FRAM (SBN 288293) nicholas.fram@mto.com ELIA HERRERA (SBN 293278)	
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3	Attorneys for Defendant LinkedIn Corporation	
4	UNITED STATES DISTRICT COURT	
5	NORTHERN DISTRICT OF CALIFORNIA	
6	SAN FRANCISCO DIVISION	
7		
8	3taps, Inc.,	Case No. 18-cv-00855-EMC
9	Plaintiff,	STIPULATION AND [PROPOSED] ORDER CONTINUING INITIAL CASE
20	VS.	MANAGEMENT CONFERENCE
21	LinkedIn Corporation,	Judge: Hon. Edward M. Chen
22	Defendant.	Action Filed: February 8, 2018 Trial Date: None Set
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18-cv-00855-EMC

WIJEDE AS Digintiff 2 tong Ing ("2 tong") filed the complaint in the chave continued		
WHEREAS, Plaintiff 3taps, Inc. ("3taps") filed the complaint in the above-captioned		
action against Defendant LinkedIn Corporation ("LinkedIn") on February 8, 2018 ("Complaint,"		
ECF No. 1);		
WHEREAS, on February 23, 2018, the 3taps Action was reassigned to this Court as related		
to hiQ Labs, Inc. v. LinkedIn Corp., No. 17-cv-03301-EMC (the "hiQ Action") (see ECF No. 97 in		
No. 17-cv-03301-EMC) (the "hiQ Action");		
WHEREAS, an appeal in the hiQ Action is currently pending in the Court of Appeals for		
the Ninth Circuit, and the hiQ Action is currently stayed pending resolution of that appeal (No. 17-		
16783, the "hiQ Appeal");		
WHEREAS, pursuant to stipulation, the Court stayed the above-captioned action pending		
the resolution of the hiQ Appeal (ECF No. 10, the "Stay Order");		
WHEREAS, oral argument in the hiQ Appeal was held on March 15, 2018;		
WHEREAS, the Ninth Circuit has yet to resolve the hiQ Appeal;		
WHEREAS, the initial case management conference in the above-captioned matter is		
currently scheduled for May 2, 2019 at 9:30 a.m. (ECF No. 15);		
NOW, THEREFORE, FOR GOOD CAUSE, IT IS HEREBY STIPULATED AND		
AGREED:		
1. The February 7, 2019 initial Case Management Conference is continued to		
August 8, 2019 at 9:30 a.m.		
2. Nothing in this stipulation is intended to displace any provisions of the Stay		
Order (ECF No. 10).		

1	DATED: April 22, 2019	THE LAW OFFICES OF THOMAS V. CHRISTOPHER	
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4	By:	/s/ Thomas V. Christopher THOMAS V. CHRISTOPHER	
5		Attorneys for Plaintiff 3taps, Inc.	
6			
7	DATED: April 22, 2019	MUNGER, TOLLES & OLSON LLP	
8		,	
9			
10	By:	/s/ Jonathan H. Blavin	
11		JONATHAN H. BLAVIN	
12		Attorneys for Defendant LinkedIn Corporation	
13	N.D. Cal. Civil I and Dulo 5.1 Attentation		
14			
15	I, Jonathan H. Blavin, am the ECF user whose credentials were utilized in the electronic		
16	filing of this document. In accordance with N.D. Cal. Civil Local Rule 5-1, I hereby attest that		
17	Thomas V. Christopher concurred in the filing	of this document.	
18	Jonathan H. Blavin  Jonathan H. Blavin		
19			
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<ul><li>22</li><li>23</li></ul>	TORSUANT TO STIT CHATTON, IT IS SO ORDERED.		
24			
25	DATED: April, 2019		
26			
27	The Honorable Edward M. Chen		
28	The Honoracie Edward IVI. Chen		
		10 00055 FMG	
	STIPULATION AND [PROPOSED] ORDER CONT	-3- 18-cv-00855-EMC FINUING INITIAL CASE MANAGEMENT CONFERENCE	